

VIRGINIA: IN THE CIRCUIT COURT OF THE CITY OF PORTSMOUTH

COMMONWEALTH OF VIRGINIA

v.

DOCKET NO.: CR12-1270

LORETTA REESE,
Defendant.

STIPULATION OF FACTS

HAD THE MATTER COME TO TRIAL, THE COMMONWEALTH, THE DEFENDANT, AND THE DEFENSE COUNSEL CONCUR THAT THE FOLLOWING WOULD HAVE BEEN THE EVIDENCE PRESENTED BY THE COMMONWEALTH:

During recorded conversations between on or about July 12, 2010 and July 11, 2012, Chief Magistrate Loretta Reese ~~admitted possession of an illegal inspection sticker~~ ^{admitted possession of an illegal inspection sticker} The bondsman arranged for an auto mechanic to provide Reese with the stolen inspection sticker. On April 16, 2012, members of the Portsmouth Police Department executed a search warrant for Reese's vehicle. The stolen inspection sticker was recovered. Records obtained by the Portsmouth Police Department revealed that the inspection sticker belonged on a 1999 Jeep Wrangler, not on Reese's 2006 Pontiac Grand Am. B

Further, between July 12, 2010 and July 11, 2012, Reese, while still serving as the Chief Magistrate for the City of Portsmouth, did receive loans from two different bondsmen operating in Portsmouth, Virginia. Food and drink was also provided to Reese by the bondsmen. ~~Reese provided confidential information~~ ^{Reese provided confidential information} Reese had access to the information due to her position as a magistrate. PTW

ALL THE ABOVE EVENTS OCCURRED IN THE CITY OF PORTSMOUTH AGAINST THE PEACE AND DIGNITY OF THE COMMONWEALTH.

Loretta Reese Defendant

[Signature] Counsel for the Defendant

[Signature] Attorney for the Commonwealth